TENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To: BRAD J. HATTENBACH 370 SEVENTEENTH STREET SUITE 4700 DENVER, CO 80202-5647

PCT

NOTIFICATION OF TRANSMITTAL OF INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Rule 71.1)

Date of Mailing (day/month/year)

01 APR 2004

Applicant's or agent's file reference

11460WO.01

IMPORTANT NOTIFICATION

International application No.

International filing date (day/month/year)

Priority date (day/month/year)

PCT/US03/03779

07 February 2003 (07.02.2003)

08 February 2002 (08.02.2002)

Applicant

GRAPHIC PACKAGING CORPORATION

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices)(Article 39(1))(see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/US

Mail Stop PCT, Attn: IPEA/US
Commissioner for Patents

P.O. Box 1450 Alexandria, Virginia 22313-1450

Facsimile No. (703) 305-3230 Form PCT/IPEA/416 (July 1992) Philip H Leung

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PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACTION	TON See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/41			
International application No.	International filing date (day/mo	nth/year)	Priority date (day/month/year)		
PCT/US03/03779	07 February 2003 (07.02.2003)		08 February 2002 (08.02.2002)		
International Patent Classification (IPC)					
IPC(7): H05B 6/80; B65D 81/34 and U	S CL: 219/730, 732, 734, 762; 42	6/107, 234, 243;	99/DIG. 14		
Applicant					
GRAPHIC PACKAGING CORPORATI	ON				
1. This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.					
2. This REPORT consists of	2. This REPORT consists of a total of $\frac{3}{2}$ sheets, including this cover sheet.				
This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT). These annexes consist of a total ofsheets.					
		items:			
3. This report contains indica	ations relating to the following	items.			
I Basis of the rep	ort		•		
II Priority					
III Non-establishm	III Non-establishment of report with regard to novelty, inventive step and industrial applicability				
IV Lack of unity o	of unity of invention				
V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
VI Certain documents cited					
VII Certain defects in the international application					
VIII Certain observations on the international application					
Date of submission of the demand	Date	of completion	of this report		
13 August 2003 (13.08.2003)		ebruary 2004 (12	2.02.2004)		
Name and mailing address of the IPEA/	US Ayılı	orized officer			
Mail Stop PCT, Attn: IPEA/US Commissioner for Patents	Phil	ip H Leung			
P.O. Box 1450 Alexandria, Virginia 22313-1450	7 1	tone No. (703)	308-0861		
Facsimile No. (703) 305-3230 Form PCT/IPEA/409 (cover sheet)(July 1998)					

INTERNATIONAL PRELI	RY EXAMINATION REPORT

International areastion No.	
PCT/US03/03	

I.	. Basis of the report				
1.	1. With regard to the elements of the international application:*				
	the international application as originally filed.				
	the description:				
	pages 1-49 as originally filed				
	pages NONE filed with the demand				
	pages NONE , filed with the letter of				
	the claims:	ļ			
	pages 50-78 , as originally filed				
	pages NONE , as amended (together with any statement) under Article 19				
	pages NONE , filed with the demand pages NONE , filed with the letter of				
	the drawings:				
	pages 1-26 , as originally filed				
	pages NONE , filed with the demand pages NONE , filed with the letter of				
	the sequence listing part of the description:				
	pages NONE , as originally filed				
	pages NONE , filed with the demand pages NONE , filed with the letter of				
2.	2. With regard to the language, all the elements marked above were available or furnished to this Au	1.			
	These elements were available or furnished to this Authority in the following language which	h is:			
	the language of a translation furnished for the purposes of international search (under Rule23.				
	the language of publication of the international application (under Rule 48.3(b)).				
	the language of the translation furnished for the purposes of international preliminary examination.	ation(under Rules			
	55.2 and/or 55.3).				
3.	 With regard to any nucleotide and/or amino acid sequence disclosed in the international application international preliminary examination was carried out on the basis of the sequence listing: 	ion, the			
	contained in the international application in printed form.				
	filed together with the international application in computer readable form.				
	furnished subsequently to this Authority in written form.				
	furnished subsequently to this Authority in computer readable form.	ļ			
	The statement that the subsequently furnished written sequence listing does not go beyond the international application as filed has been furnished.	disclosure in the			
	The statement that the information recorded in computer readable form is identical to the wri	tten sequence listing			
	has been furnished.				
4	4. The amendments have resulted in the cancellation of:				
	the description, pages None				
	the claims, Nos. None				
	the drawings, sheets/ fig None				
5	This report has been established as if (some of) the amendments had not been made, since they have be	en considered to go			
İ	beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**				
	* Replacement sheets which have been furnished to the receiving Office in response to an invitation under Articl this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules ** Any replacement sheet containing such amendments must be referred to under item I and annexed to this repo	70.10 ana 70.177.			

Form PCT/IPEA/409 (Box I) (July 1998)

No.	rnational	
	r/US03/(
No.		

V. Reasoned statement under Rule 66.2(a)(ii) w citations and explanations supporting such st	ith regar atement	d to novelty,	, inventive step or industrial applicab	ility;	
1. STATEMENT					
Novelty (N)	Claims	1-156		_YES	
, (,	Claims			_NO	
				_	
Inventive Step (IS)		21-135 and 14		_YES	
	Claims	1-20 and 136-	-141	_NO	
	Claima	1 156		YES	
Industrial Applicability (IA)	Claims	NONE		TNO	
	Ciaiiiis	HONE			
2. CITATIONS AND EXPLANATIONS					
Claims 1-20 lack an inventive step under PCT Article 33	3(3) as bei	ng obvious ove	er Brandberg et al (US 5,317,118), in view	ot	
Walters et al (US 5,217,768). Brandberg et al discloses a microwave cooking de	evice and	method includi	ng a microwave package having a microwa	ve	
interactive material 26 and an insulating material coverit	ig the food	d product from	the oven environment except that the micro	wave	
interactive material does not surround the food as it uses col. 2, line 50 - col. 6, line 42). Walters et al shows a r	nicrowave	nackage for m	nicrowave heating food including a microwa	ive	
susceptor material completely surrounding the food to be	e heated (s	ee Figures 2-1	1 and col. 4, line 34-col. 10, line 42). It v	ouia -	
have been obvious to one of ordinary skill in the art at the food completely with the microwave susceptor so that the	e entire fo	ood can be unif	ormly heated for a better cooked product, if	i view oi	
the teaching of Walters et al. Clearly to use a flat susci	entor or a	wrapping susce	eptor depends on the type of food being nea	teu anu	
the desired amount of browning effect on the food and v regard to claims 8 and 9, Brandberg shows the claimed	vould have	been a matter	of choices as taught by these two reference	s. in	
outer flexible materials 22, 24 forming a plurality of inf	lating char	nbers C that is	the claimed pockets.		
Claims 136-141 lack an inventive step under PCT Articl				ately	
preceding paragraph and further in view of Akervik (US	5.230.91	4).	•		
Brandberg et al combined with Walters et al does direct the consumer to cover the product before cooking	not explic	itly show the u	ise or instructions printed on the food packa Akervik shows that it is a routine practice	ge to in the art	
of microwave food packages to include instructions prin	ted on the	food packages	to direct the consumer to cover the dish of	1000	
with a kitchen wrap material before placing the dish in t an ordinary skill in the art to further modify Brandberg	he microw	ave oven (see	col. 1, lines 20-26). It would have been of	vious to	
direct the consumer how to properly prepare the food pr	oduct for	microwave hea	ating in order to obtain a better and consiste	nt	
cooking result, in view of the teaching of Akervik.					
Claims 21-135 and 142-156 meet the criteria set out in I	PCT Artic	le 33(2)-(3), be	cause the prior art does not teach or fairly	suggest	
the insulating microwave packaging material including a	microwa	ve interactive n	naterial and a multiple substrates forming a	pattern of	
closed cells as specifically set forth in claims 21, 22, 64 including a carton and a pouch of microwave interactive	material :	supported by th	ne carton as claimed is not shown or sugges	tea by the	
prior art. In regard to claim 149, the microwave cooking	prior art. In regard to claim 149, the microwave cooking container having a first and second ends with an aperture, a microwave				
interactive body surrounding a food as specifically set fo					
Claims 1-156 meet the criteria set out in PCT Article 33(4), and thus have industrial applicability because the subject matter claimed					
can be made or used in industry, such as, for cooking and/or heating food product in a microwave oven.					
NEW CITATIONS					
US 5,230,914 A (AKERVIK) 27 July 1993, see col. 1, lines 20-26.					

Form PCT/IPEA/409 (Box V) (July 1998)